

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER	FILING DATE	F	IRST NAMED APPLICANT	ATTORNEY DOCKET NO.
06/344,982	02/02/82	CAIRNS	et al	6181
- BASIL P.	MANN		7 [EXAMINER

BASIL P. MANN
MERRIAM, MARSHALL & BICKNELL
TWO FIRST NATL. PLAZA
CHICAGO, IL 60603

SPRINGER

ART UNIT PAPER NUMBER

122

DATE MAILED:

_. These drawings are 🔲 acceptable;

DEC 14 1982

GROUP 120

. This is a communication from the examiner in charge of your application.

COMMISSIONER OF PATENTS AND TRADEMARKS

/ \	polication has been examined Responsive to communication filed on					
A sharfana	d statutory period for response to this action is set to expiremonth(s),ays from th	and date of Abia takka				
Failure to respond within the period for response will cause the application to become abandoned. 35 U.S.C. 133						
Part I	THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION:					
1. Notice of References Cited by Examiner, PTO-892. 2. Notice re Patent Drawing, PTO-948.						
3. 4	Notice of Art Cited by Applicant, PTO-1449 4. Notice of informal Patent					
5.	Information on How to Effect Drawing Changes, PTO-1474 6.	•				
J	Thiomation on now to Effect Diawing Changes, 1 10 2474					
Part II	SUMMARY OF ACTION					
1.	Claims/ ~/	are pending in the application.				
	Of the above, claims	are withdrawn from consideration.				
2.	Claims	have been cancelled.				
з. 💢	Claims 15 + / 6	are allowed.				
4.	Claims 1 ~ 14	are rejected.				
5.	Claims	are objected to.				
6.	Claims are subject to re	estriction or election requirement.				
7.	This application has been filed with informal drawings which are acceptable for examination purposes matter is indicated.	until such time as allowable subject				

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anation). However,
he drawings are
IATION ON HOW TO
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8. Allowable subject matter having been indicated, formal drawings are required in response to this Office action.

10. The proposed drawing correction and/or the proposed additional or substitute sheet(s) of drawings, filed on _

- 12. Acknowledgment is made of the claim for priority under 35 U.S.C. 119. The certified copy has been received not been received been filed in parent application, serial no. 474 15 filed on 4728 18
- accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.

9. The corrected or substitute drawings have been received on.

not acceptable (see explanation).

14. ___ Other

Claims 1-16 are pending.

Claims 15 & 16 are allowed.

Claims 1-5 and 8-14 are rejected under 35 USC 112, par. 1, as having inadequate descriptive support as to how make. Expart Moeisch, 104 U.S.P.Q. 122; In re Howarth, 210 USPQ 689. Sources of starting materials wherein R₅ - R₈ = hydroxy, mixed alkoxy, and or/amino, are how here shown.

Claims 1-14 are rejected under 35 USC 112, par. 1, as lacking reasonable assurance as to how to use. Only the compounds of claims 15 and 16 have been tested and shown by subsequent affidavit evidence as useful in the utility alleged. Use of the other compounds claimed as anti-allergics is speculative especially as many have not been made.

Claim 7 directed to a Markush group of species all purportedly useful as anti-allergics (community of *Common properties) is inadequately supported as only two compounds therein embraced have been so tested.

Claims 1 is rejected under 35 USC 112, Par. 2, as indefinite. The term alkyl" alkenyl and alkoxy are indefinite as the upper limit there of is not set forth.

Claims 1-14 are rejected under 35 USC 103 as unpatentable over Albrecht et al and Yamagouchi in view of Connor
et al. Albrecht et al and Yamagouchi both teach 3 Carboxylic
quinol-4-ones.Conner et al teach anti-allergic use of analogous
benzo pyrano pyridine 3-carboxylic acids and esters. The
compounds and their use are prima facie obvious.

DSpringer:adj

A/C 703

557-3032

12-2-82

DAVID B. SPRINGER
EXAMINER
ART LINIT 122